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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/751,903	12/28/2000	Scott Ryder	APLE.P0007	9127	
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STATTLER, JOHANSEN, AND ADELI LLP			KANG, PAUL H		
	5 CENTURY PARK EAST SUITE 1360 VTURY CITY, CA 90067		ART UNIT	PAPER NUMBER	
			2141		
			DATE MAILED: 04/07/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	A 11 41 A1	[ A			
	Application No.	Applicant(s)			
	09/751,903	RYDER, SCOTT			
Office Action Summary	Examiner	Art Unit			
	Paul H. Kang	2141			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  16(a). In no event, however, may a reply be tim  ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1)☐ Responsive to communication(s) filed on <u>04 Ja</u> 2a)☐ This action is <b>FINAL</b> . 2b)☑ This     3)☐ Since this application is in condition for allowant closed in accordance with the practice under E	action is non-final. ice except for formal matters, pro				
Disposition of Claims					
4)⊠ Claim(s) <u>1-24</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-24</u> is/are rejected.					
7) Claim(s) is/are objected to.		·			
8) Claim(s) are subject to restriction and/or	election requirement.				
Application Papers					
9) The specification is objected to by the Examiner					
10)⊠ The drawing(s) filed on <u>28 December 2000</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction	-,,	, ,			
11)☐ The oath or declaration is objected to by the Exa					
Priority under 35 U.S.C. § 119	·				
·	priority under 35 H.S.C. & 110(a)	or(d) or (f)			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priori					
application from the International Bureau	•				
* See the attached detailed Office action for a list of the certified copies not received.					
		•			
·					
Attachment(s)					
1) X Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)			
2) D Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ite			
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5)  Notice of Informal P	atent Application (PTO-152)			

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## **DETAILED ACTION**

1. In light of applicants' arguments presented in the Appeal Brief of January 4, 2006, the Final Office action is hereby WITHDRAWN. A non-final Office action is set forth below.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Abdelnur et al. (US Patent No. 6,212,640 and Abdelnur hereinafter) in view of Mastrianni et al., US Patent No. 6,615,276 B1.

3. As per claim(s) 1, 22 and 24 Abdelnur discloses the invention substantially as claimed. Abdelnur discloses requesting of a first server said mounting of said volumes; returning by said first server a set of mounting parameters; and automatically mounting said plurality of volumes utilizing said returned parameters, said parameters, said volumes located remote to said client, said volumes after mounting behaving as would a volume native to said client, (See Column 5 Lines 61-67 & Column 6 Lines 1-15).

However, Abdelnur does not explicitly teach the method comprising mounting without receiving a request from a user of said client to mount said plurality of remote volumes. In the

same field of endeavor, Mastrianni teaches a system and method for automatically mapping a network drive without user input (Mastrianni, col. 7, line 31 – col. 8, line 4).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have incorporated the automatic mounting as taught by Mastrianni, into the mounting system of Abdelnur since automation is desirable to alleviate user's manual connection requests.

- 4. As per claim(s) 2 Abdelnur-Mastrianni teaches the claimed invention as described in claim(s) 1 above and furthermore discloses authenticating said client by said first server via an interface to said first server, said client authentication characterized by a login identification (ID), (See Abdelnur, Column 9 Lines 60-67).
- 5. As per claim(s) 3 Abdelnur-Mastrianni teaches the claimed invention as described in claim(s) 1-2 above and furthermore discloses supplying by the client said login ID and a password intended for said login ID, (See Abdelnur, Column 9 Lines 60-67).
- 6. As per claim(s) 4 Abdelnur-Mastrianni teaches the claimed invention as described in claim(s) 1-3 above and furthermore discloses comparing said supplied password and said login ID with a stored password on said first server associated with said login ID; and if said stored password matches said supplied password for said login ID, then characterizing said client as successfully authenticated with said login ID; wherein if authentication information is not retrieved from the server then it is interpreted that the authentication information does not exist,

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only if a match occurs, then is the client successfully authenticated, (See Abdelnur, Column 11

Lines 1-11).

7. As per claim(s) 5 Abdelnur-Mastrianni teaches the claimed invention as described in

claim(s) 1-4 above and furthermore discloses detecting the presence of a cookie on said client,

said cookie indicating by its presence that said client has installed a plug-in module; and if said

cookie is not detected, terminating any said volume mounting, (See Abdelnur, Column 12 Lines

8-25).

8. As per claim(s) 6 Abdelnur-Mastrianni teaches the claimed invention as described in

claim(s) 1-5 above and furthermore discloses if successfully authenticated, retrieving said

parameters from a profile datastore on said first server, said parameters indexed therein by said

login ID; and assembling a mounting command block, said command block consisting of a

mount command and said retrieved parameters, (See Abdelnur, Column 5 Lines 48-67 &

Column 6 Lines 1-21).

9. As per claim(s) 7 Abdelnur-Mastrianni teaches the claimed invention as described in

claim(s) 1-6 above and furthermore discloses said requesting is initiated by an event occurring on

said client requiring said mounting, (See Abdelnur, Column 6 Lines 33-59).

10. As per claim(s) 8 Abdelnur-Mastrianni teaches the claimed invention as described in

claim(s) 1-7 above and furthermore discloses retrieving said parameters from a profile datastore

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on said first server, said parameters indexed therein by an identifier for said event; and

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assembling a mounting command block, said command block consisting of a mount command

and said retrieved parameters, (See Abdelnur, Column 5 Lines 48-67 & Column 6 Liens 1-21).

11. As per claim(s) 9 Abdelnur-Mastrianni teaches the claimed invention as described in

claim(s) 1-8 above and furthermore discloses said first server returns said parameters via a plug-

in module installed on said client; wherein a Plug-in can be interpreted as a Java Applet, (See

Abdelnur, Column 5 Lines 5-40).

12. As per claim(s) 10 Abdelnur-Mastrianni teaches the claimed invention as described in

claim(s) 1-9 above and furthermore discloses obtaining an address for said first server;

comparing said address for said first server against a built-in list of approved servers; and if said

address is not contained on said built-in list, then terminating the process of automatically

mounting; wherein obtaining an address is inherent in that when a selection is made for a certain

NFS server the only way to obtain that specific server is by an address of some sort, and if an

address does not exist then no mounting occurs as a result of not finding a server specific to the

address obtained, (See Abdelnur, Column 7 Lines 47-63 & Column 8 Lines 36-52).

13. As per claim(s) 11 Abdelnur-Mastrianni teaches the claimed invention as described in

claim(s) 1-10 above and furthermore discloses passing of said parameters by said plug-in to an

application programming interface (API) of said client; and completing the mounting of said

volume by said API, said mounting achieved absent of user intervention, (See Column 6 Lines 15-40).

- 14. As per claim(s) 12 Abdelnur-Mastrianni teaches the claimed invention as described in claim(s) 1-11 above and furthermore discloses said remote interface is an Hypertext Transport Protocol capable browser, (See Abdelnur, Column 5 Lines 5-16).
- 15. As per claim(s) 13 Abdelnur-Mastrianni teaches the claimed invention as described in claim(s) 1-12 above and furthermore discloses said parameters include, for each of said volumes, a volume name, a server alias, (See Abdelnur, Column 7 Lines 1-15) a volume username and volume password, (See Column 9 Lines 60-67).
- 16. As per claim(s) 14 Abdelnur-Mastrianni teaches the claimed invention as described in claim(s) 1-13 above and furthermore discloses said server alias is resolved to an address of a second server, said second server housing the volume identified by the corresponding said volume name; wherein the second server satisfies the request, (See Abdelnur, Column 8 Lines 53-67).
- 17. As per claim(s) 15 Abdelnur-Mastrianni teaches the claimed invention as described in claim(s) 1-14 above and furthermore discloses said address of said second server is an Internet Protocol (IP) address; wherein all servers connected to some network comprise of an IP address, (See Abdelnur, Column 7 Lines 36-46).

- 18. As per claim(s) 16 Abdelnur-Mastrianni teaches the claimed invention as described in claim(s) 1-15 above and furthermore discloses looking up said server alias in a mapping table (i.e., mounting table); and retrieving from said look up said address (i.e., path name) of said server from said mapping table.
- 19. As per claim(s) 17 Abdelnur-Mastrianni teaches the claimed invention as described in claim(s) 1-16 above and furthermore discloses said mounting command block is contained in an extensible markup language (XML) document, (See Abdelnur, Column 10 Lines 25-40).
- 20. As per claim(s) 18 Abdelnur-Mastrianni teaches the claimed invention as described in claim(s) 1-17 above and furthermore discloses said mounting command block is contained in an extensible markup language (XML) document, (See Abdelnur, Column 10 Lines 25-40).
- 21. As per claim(s) 19 Abdelnur-Mastrianni discloses a client configured to request said mounting; and a server coupled to said client said server configured to return a mounting command block to said client, (See Abdelnur, Column 5 Lines 61-67 & Column 6 Lines 1-15).
- As per claim(s) 20 Abdelnur-Mastrianni teaches the claimed invention as described in claim(s) 19 above and furthermore discloses A system according to claim 19 further comprising: a plug-in (i.e., Java Applet) installed in said client, said plug-in (i.e., Java Applet) configured to approve the address of said server, (See Abdelnur, Column 5 Lines 5-40).

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23. As per claim(s) 21 Abdelnur-Mastrianni teaches the claimed invention as described in

claim(s) 19-20 above and furthermore discloses an application programming interface (API)

coupled to said plug-in and configured to automatically mount said volumes specified in said

mounting command block, said mounting performed without the need for user intervention, (See

Abdelnur, Column 6 Lines 16-40).

24. As per claim(s) 23 Abdelnur-Mastrianni discloses a plug-in module configured to receive

from a server a mounting command block, said mounting command block to include volume

mounting parameters, (See Abdelnur, Column 5 Lines 5-40); and an application programming

interface coupled to said plug-in and configured to automatically mount said volumes specified

in said mounting command block, said mounting performed without the need for user

intervention, (See Abdelnur, Column 6 Lines 16-40).

Response to Arguments

Applicant's arguments with respect to claims 1-24 have been considered but are moot in

view of the new ground(s) of rejection. The applicant argued in substance that the prior art of

record failed to teach automatic mounting without manual user request. The new grounds of

rejection teaches this feature.

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## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul H Kang whose telephone number is (571) 272-3882. The examiner can normally be reached on 9 hour flex. First Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rupal Dharia can be reached on (571) 272-3880. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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